

Please leave the wisconsin no call list/law intact. I feel that the federal law was not strong enough and the wisconsin law is needed. I do not wish to be contacted/harassed by telemarketers simply because I did business with a bank or credit card company once. If I want their services again, I will contact them. Before I got on the no call list we would get an average of 6 calls an evening and that is not counting the calls that came during the day that we did not answer. If the federal law, which was intact during that time was enough, why did all these calls stop only after I got on the wisconsin no call list? Because the federal law was not strong enough, that's why and the wisconsin law is working and is needed.

Thanks